1	A bill to be entitled
2	An act relating to the prosecution of
3	juveniles; amending s. 985.227, F.S.; requiring
4	that the state attorney prosecute a juvenile
5	between certain ages as an adult if the
6	juvenile has a prior record and is charged with
7	a specified violent felony and possessed a
8	firearm or destructive device during the
9	commission of the felony or discharged a
10	firearm or destructive device during the
11	commission of the felony which resulted in
12	death or great bodily harm; providing for a
13	juvenile convicted under the act to be
14	sentenced as an adult; providing an effective
15	date.
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17	Be It Enacted by the Legislature of the State of Florida:
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19	Section 1. Subsection (2) of section 985.227, Florida
20	Statutes, is amended to read:
21	985.227 Prosecution of juveniles as adults by the
22	direct filing of an information in the criminal division of
23	the circuit court; discretionary criteria; mandatory
24	criteria
25	(2) MANDATORY DIRECT FILE
26	(a) With respect to any child who was 16 or 17 years
27	of age at the time the alleged offense was committed, the
28	state attorney shall file an information if the child has been
29	previously adjudicated delinquent for an act classified as a
30	felony, which adjudication was for the commission of, attempt
31	to commit, or conspiracy to commit murder, sexual battery,
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1 armed or strong-armed robbery, carjacking, home-invasion 2 robbery, aggravated battery, or aggravated assault, and the 3 child is currently charged with a second or subsequent violent 4 crime against a person.

(b) Notwithstanding subsection (1), regardless of the 5 6 child's age at the time the alleged offense was committed, the 7 state attorney must file an information with respect to any 8 child who previously has been adjudicated for offenses which, 9 if committed by an adult, would be felonies and such adjudications occurred at three or more separate delinquency 10 adjudicatory hearings, and three of which resulted in 11 12 residential commitments as defined in s. 985.03(47).

13 (c) The state attorney must file an information if a 14 child, regardless of the child's age at the time the alleged offense was committed, is alleged to have committed an act 15 that would be a violation of law if the child were an adult, 16 17 that involves stealing a motor vehicle, including, but not limited to, a violation of s. 812.133, relating to carjacking, 18 19 or s. 812.014(2)(c)6., relating to grand theft of a motor vehicle, and while the child was in possession of the stolen 20 motor vehicle the child caused serious bodily injury to or the 21 22 death of a person who was not involved in the underlying 23 offense. For purposes of this section, the driver and all willing passengers in the stolen motor vehicle at the time 24 such serious bodily injury or death is inflicted shall also be 25 26 subject to mandatory transfer to adult court. "Stolen motor 27 vehicle," for the purposes of this section, means a motor vehicle that has been the subject of any criminal wrongful 28 29 taking. For purposes of this section, "willing passengers" means all willing passengers who have participated in the 30 underlying offense. 31

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1	(d)1. With respect to any child who was 16 or 17 years
2	of age at the time the alleged offense was committed, and who
3	has at least one prior felony delinquency adjudication or at
4	least one felony conviction or at least one adjudication
5	withheld for a felony which resulted in a juvenile residential
6	commitment, the state attorney shall file an information if
7	the child has been charged with an offense listed in s.
8	755.087(2)(a)1.ap., and, during the commission of the
9	offense, the child:
10	a. Actually possessed a firearm or destructive device,
11	as those terms are defined in s. 790.001. For purposes of this
12	paragraph, "actually possessed" means carrying it on the
13	person.
14	b. Discharged a firearm or destructive device, as
15	described in s. 775.087(2)(a)2.
16	c. Discharged a firearm or destructive device, as
17	described in s. 775.087(2)(a)3., and, as a result of the
18	discharge, death or great bodily harm was inflicted upon any
19	person.
20	2. Upon transfer, the child shall be subject to
21	prosecution under s. 775.087(2)(a).
22	Section 2. This act shall take effect October 1, 2000.
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